

1 HONORABLE RICHARD A. JONES
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6 UNITED STATES DISTRICT COURT
7 WESTERN DISTRICT OF WASHINGTON
8 AT SEATTLE

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10 D.T. by and through his parents and
11 guardians, K.T. and W.T., individually, on
12 behalf of similarly situated individuals,
13 and on behalf of the NECA/IBEW Family
14 Medical Care Plan,

15 Plaintiff,

16 v.

17 NECA/IBEW FAMILY MEDICAL
18 CARE PLAN, THE BOARD OF
19 TRUSTEES OF THE NECA/IBEW
FAMILY MEDICAL CARE PLAN,
SALVATORE J. CHILIA, ROBERT P.
KLEIN, DARRELL L. MCCUBBINS,
GEARY HIGGINS, LAWRENCE J.
MOTER, JR., KEVIN TIGHE, JERRY
SIMS, AND ANY OTHER
INDIVIDUAL MEMBER OF THE
BOARD OF TRUSTEES OF
NECA/IBEW FAMILY MEDICAL
CARE PLAN,

20 Defendants.

21 No. 17-cv-00004-RAJ

22 **ORDER ON MOTIONS TO SEAL**

23 This matter is before the Court on the parties' joint statement regarding the sealing
24 of confidential documents. Dkt. # 133. IT IS HEREBY ORDERED that the following
Motions to Seal are GRANTED for good cause shown, and that the associated documents
shall remain sealed:

25 1. Dkt. 61-1 (Exhibit 1) *Administrative Services Agreement between NECA/IBEW*
and BCBSGa (dated April 1, 2010); and

1 2. Dkt. 61-2 (Exhibit 2) *Administrative Services Agreement between NECA/IBEW*
2 *and BCBSGa (dated January 1, 2018).*

3 It is further ORDERED that the following documents be withdrawn from the
4 record and refiled in redacted form to protect the confidential information contained
5 therein:

6 1. Dkt. # 85-4 (Exhibit D) *Email communication between counsel which contains*
7 *detailed financial analysis from BCBSGa regarding costs for coverages based on*
8 *Anthem's proprietary information;*
9 2. Dkt. # 110-4 (Exhibit 4) *SavRx Summary of Medicinal Treatments and Formulary*
10 *List;*
11 3. Dkt. # 117-3 (Exhibit H) *Email communication between counsel which contains*
12 *detailed financial analysis from BCBSGa regarding costs for coverages based on*
13 *Anthem's proprietary information;*
14 4. Dkt. # 117-4 (Exhibit I) *Email communication between counsel which contains*
15 *detailed financial analysis from BCBSGa regarding costs for coverages based on*
16 *Anthem's proprietary information; and*
17 5. Dkt. # 117-5 (Exhibit J) *Email communication between counsel which contains*
18 *detailed financial analysis from BCBSGa regarding costs for coverages based on*
19 *Anthem's proprietary information.*

20 All other documents on the record for which a motion to seal is pending shall be
21 unsealed.

22 Dated this 31st day of March, 2020.

23 
24 The Honorable Richard A. Jones
25 United States District Judge